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APPLICATION N	0.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
09/737,634	• • • • • • • • • • • • • • • • • • • •	12/14/2000	Trung M. Tran	AUS920000305US1	2287	
35525	7590	07/14/2004		EXAMINER		
	RP (YA)		SIMITOSKI, MICHAEL J			
C/O YEE P.O. BOX	& ASSOCI 802333	ATES PC		ART UNIT PAPER NUMBER		
	DALLAS, TX 75380					
				DATE MAILED: 07/14/2004		

Please find below and/or attached an Office communication concerning this application or proceeding.



	Application No.	Applicant(s)	-h
	09/737,634	TRAN, TRUNG M.	W/0
Office Action Summary	Examiner	Art Unit	
-	Michael J Simitoski	2134	
The MAILING DATE of this communication ap			;
Period for Reply			
A SHORTENED STATUTORY PERIOD FOR REPL THE MAILING DATE OF THIS COMMUNICATION. - Extensions of time may be available under the provisions of 37 CFR 1. after SIX (6) MONTHS from the mailing date of this communication. - If the period for reply specified above is less than thirty (30) days, a rep - If NO period for reply is specified above, the maximum statutory period - Failure to reply within the set or extended period for reply will, by statute Any reply received by the Office later than three months after the mailine earned patent term adjustment. See 37 CFR 1.704(b).	136(a). In no event, however, may a reply be to ly within the statutory minimum of thirty (30) do will apply and will expire SIX (6) MONTHS from e, cause the application to become ABANDON	imely filed nys will be considered timely. n the mailing date of this commun ED (35 U.S.C. § 133).	ication.
Status			
1) Responsive to communication(s) filed on 14 L	December <u>2000</u> .		
2a) This action is FINAL . 2b) ☐ This	s action is non-final.		
3) Since this application is in condition for allowated closed in accordance with the practice under a secondary.			its is
Disposition of Claims			
 4) Claim(s) 1-18 is/are pending in the application 4a) Of the above claim(s) is/are withdra 5) Claim(s) is/are allowed. 6) Claim(s) 1-18 is/are rejected. 7) Claim(s) is/are objected to. 8) Claim(s) are subject to restriction and/a 	awn from consideration.		
Application Papers			
9) The specification is objected to by the Examin 10) The drawing(s) filed on <u>09 April 2001</u> is/are: a Applicant may not request that any objection to the Replacement drawing sheet(s) including the correct 11) The oath or declaration is objected to by the E	a) \boxtimes accepted or b) \square objected to edition drawing(s) be held in abeyance. So action is required if the drawing(s) is consisted in the drawing(s) is consisted in the drawing(s) is consisted in the drawing(s).	ee 37 CFR 1.85(a). objected to. See 37 CFR 1.	121(d). 52.
Priority under 35 U.S.C. § 119			
12) Acknowledgment is made of a claim for foreig a) All b) Some * c) None of: 1. Certified copies of the priority documer 2. Certified copies of the priority documer 3. Copies of the certified copies of the pri application from the International Burea * See the attached detailed Office action for a list	nts have been received. Its have been received in Application or the documents have been received in Application (PCT Rule 17.2(a)).	ation No ved in this National Stag	je
Attachment(s) 1) Notice of References Cited (PTO-892) 2) Notice of Draftsperson's Patent Drawing Review (PTO-948) 3) Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08) Paper No(s)/Mail Date 4/2/2001.	4) Interview Summa Paper No(s)/Mail 8) 5) Notice of Informa 6) Other:		·)

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DETAILED ACTION

- 1. The IDS of 4/2/01 was received and considered.
- 2. Claims 1-18 are pending.

Claim Rejections - 35 USC § 112

- 3. The following is a quotation of the first paragraph of 35 U.S.C. 112:
 - The specification shall contain a written description of the invention, and of the manner and process of making and using it, in such full, clear, concise, and exact terms as to enable any person skilled in the art to which it pertains, or with which it is most nearly connected, to make and use the same and shall set forth the best mode contemplated by the inventor of carrying out his invention.
- 4. Claims 1-18 are rejected under 35 U.S.C. 112, first paragraph, as failing to comply with the enablement requirement. The claim(s) contains subject matter which was not described in the specification in such a way as to enable one skilled in the art to which it pertains, or with which it is most nearly connected, to make and/or use the invention. The step of "authenticating" the user password in claims 1, 7 & 13 is not described in detail in the specification. It is unclear whether "authenticating the user password" involves the use of "the application's associated password".
- 5. The following is a quotation of the second paragraph of 35 U.S.C. 112:
 The specification shall conclude with one or more claims particularly pointing out and distinctly claiming the subject matter which the applicant regards as his invention.
- 6. Claims 1-18 are rejected under 35 U.S.C. 112, second paragraph, as being indefinite for failing to particularly point out and distinctly claim the subject matter which applicant regards as the invention.

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- a. The relationship between "network user ID and password information" (page 14, line 7), "user ID and password data" (page 14, line 11) and "user ID and password" (page 14, line 14) is unclear.
- b. It is unclear whether "the user ID and password" (page 14, line 14) is referring to "user ID and password data" or "network user ID and password information".
- c. Claims 7 & 13 are substantially equivalent to claim 1 and are therefore rejected under similar rationale.
- d. Claims 2-6, 8-12 & 14-18 are rejected based on their dependent on claims 1, 7 & 13, respectively.
- 7. Claims 1, 7 & 13 recite the limitation "the user password" in page 14, line 16. There is insufficient antecedent basis for this limitation in the claims. Claims 2-6, 8-12 & 14-18 are rejected based on their dependent on claims 1, 7 & 13, respectively.
- 8. Claims 1, 7 & 13 recite the limitation "the registered application" in page 14, line 13. There is insufficient antecedent basis for this limitation in the claims. A suggested replacement would be "one of the registered applications". Claims 2-6, 8-12 & 14-18 are rejected based on their dependent on claims 1, 7 & 13, respectively.
- Olaim 5 is rejected under 35 U.S.C. 112, second paragraph, as being indefinite for failing to particularly point out and distinctly claim the subject matter which applicant regards as the invention. It is unclear which passwords (page 14, lines 3, 11, 13, 15 & 16, page 15, line 10) the reference "all passwords" (page 15, line 13) refers (all other user passwords, all passwords stored for a particular application). For the purposes of this Office Action, the limitation "all passwords" is understood to mean, "all passwords associated with the registered application".

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Claim Rejections - 35 USC § 103

- 10. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- Claims 1-4, 6-10, 12-16 & 18, as best understood, are rejected under 35 U.S.C. 103(a) as being unpatentable over U.S. Patent 6,182,142 to Win et al. (Win) in view of "Password Officer 2000, The complete password management solution" by Compelson Laboratories (Compelson) in further view of "Understanding Network Security" by Edwards.

Regarding claims 1, 7 & 13, Win discloses entering network user ID and password information into a central database/Registry repository (col. 15, line 67 – col. 16, line 3), receiving user ID and password data from an application login/browser (col. 9, lines 63-67), sending the user ID and password to the LDAP server/Registry server (col. 9, line 63 – col. 10, line 5 & col. 6, lines 46-63), authenticating the user password (col. 9, line 63 – col. 10, line 5), sending a response from the LDAP server/Registry server back to the application/browser (col. 9, line 63 – col. 10, line 5), and granting access to the application/browser (running a protected resource) only if the authentication is verified (col. 9, lines 5-10). Win lacks registering network applications and their associated passwords with a LDAP server, identifying the registered application and retrieving the application's associated password. While Win does not explicitly describe the registration, it is inherent that the applications must be entered into the database before they can be accessed for authentication purposes. Further, Compelson teaches a secure

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method of managing passwords using a database of passwords where a password is retrieved from the database, depending on the identified application (page 4, ¶1). Compelson also teaches that there are situations where more than one password is used for a particular application (page 8, ¶3). Further, Edwards teaches that good password policy is to never use the same password for multiple systems (page 13, ¶7 (list)). Therefore, it would have been obvious to one having ordinary skill in the art at the time the invention was made to modify Win so as to make use of multiple passwords for a single application by identifying the registered application and retrieving the password for that application, as taught by Compelson. One of ordinary skill in the art would have been motivated to perform such a modification to simplify password management, as taught to be beneficial by Compelson (pages 4 & 8) and to allow the user to have a separate password for each system, as taught by Edwards (page 13, ¶7 (list)).

Regarding claims 2, 8 & 14, Win discloses encrypting the user ID and password using SSL (col. 22, line 65 – col. 23, line 34).

Regarding claims 3, 9 & 15, Win discloses allowing the user to submit a new user ID and password (col. 10, lines 26-53).

Regarding claims 6, 12 & 18, Win discloses modifying multiple accounts (col. 19, lines 1-9).

12. Claims 4, 10 & 16, as best understood, are rejected under 35 U.S.C. 103(a) as being unpatentable over Win in view of Compelson and Edwards, as applied to claims 1, 7 & 13 above, in further view of U.S. Patent Application Publication 2001/0034733 to Prompt et al. (Prompt). As modified above, Win lacks setting the password attribute to a referral object representing

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other passwords and associated applications. However, Compelson teaches that it is often required of a user to use more than one password for an application (page 8, ¶3). Further, Prompt teaches that one can achieve unlimited flexibility by using referral objects, which allow the referencing of even more referral objects (¶120). Therefore, it would have been obvious to one having ordinary skill in the art at the time the invention was made to set one password attribute, wherein the value of the password attribute is set to a referral object where all the passwords and associated applications for the user are stored. One of ordinary skill in the art would have been motivated to perform such a modification to gain unlimited extensibility, as taught by Prompt (¶120) and to store multiple passwords a single application, as taught by Compelson (page 8).

13. Claims 5, 11 & 17, as best understood, are rejected under 35 U.S.C. 103(a) as being unpatentable over Win in view of Compelson and Edwards, as applied to claims 1, 7 & 13 above, in further view of "4th Dimension 3.0.1" by Seiter, in further view of "Database Glossary" by Hastings. Win, as modified above, lacks storing the application as a multiple-value attribute and comparing the password provided to all passwords to determine the right to access the desired application. However, Seiter teaches that improved security can be achieved by allowing individual users have different passwords for a file, allowing different security levels (page 3, ¶3). Therefore, it would have been obvious to one having ordinary skill in the art at the time the invention was made to store multiple passwords. One of ordinary skill in the art would have been motivated to perform such a modification to allow the definition of different security levels for a given application, as taught by Seiter (page 3, ¶3). As modified, Win lacks storing the

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application password as a multiple-value attribute. However, Hastings teaches that multivalued attributes are used in database creation when one database entity is to have more than one value to an attribute, such as a single user having more than one phone number (page 4, ¶8). Therefore, it would have been obvious to one having ordinary skill in the art at the time the invention was made to store the multiple passwords in a multiple-value attribute. One of ordinary skill in the art would have been motivated to perform such a modification to store more than one value in an attribute of a database entity, as taught by Hastings (page 4, ¶8).

Conclusion

- 14. The prior art made of record and not relied upon is considered pertinent to applicant's disclosure.
 - a. U.S. Patent Application Publication 2003/0204530 is cited for teaching referral objects.
 - b. U.S. Patent Application Publication 2002/0073309 is cited for teaching key (password) repositories.
 - c. The Pind references are cited for teaching general LDAP and using LDAP/databases to store user passwords and user Ids.
 - d. The '884, '480 & '810 references are cited for teaching single-sign on methods using proxies.
 - e. The '648 reference is cited for teaching an authorization server using LDAP to store users, associated application ids and gateway ids.

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- f. The '737 reference is cited for teaching associating a user, biometric information and authorized application ids in a database, where the biometric server is registered with information associating an authentication policy to a particular application.
- g. The Kormann reference is cited for teaching an authentication server scheme.
- h. The '451 reference is cited for teaching that it is beneficial to maintain a central server for authentication rather than having clients do it, to remove the burden from the clients.
- i. The WebFeat reference is cited for teaching enabling a single organization to use multiple passwords to access the same database.
- j. The "Unix security" reference is cited for teaching storing old passwords and checking an entered password against all passwords.
- 15. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Michael J. Simitoski whose telephone number is (703)305-8191. The examiner can normally be reached on Monday Thursday, 6:45 a.m. 4:15 p.m.. The examiner can also be reached on alternate Fridays from 6:45 a.m. 3:15 p.m.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Gregory Morse can be reached on (703)308-4789.

Any response to this action should be mailed to:

Commissioner of Patents and Trademarks Washington, DC 20231

Or faxed to:

(703)746-7239 (for formal communications intended for entry)

Or:

(703)746-7240 (for informal or draft communications, please label "PROPOSED" or "DRAFT")

Hand-delivered responses should be brought to Crystal Park II, 2121 Crystal Drive, Arlington, VA 22202, Fourth Floor (Receptionist).

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Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the receptionist whose telephone number is (703) 305-9000.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

MJS

June 30, 2004

GREGORY MORSE SUPERVISORY PATENT EXAMINER TECHNOLOGY CENTER 2100

Ly Chose